IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

ERIC SPURLING, #230420,)
Plaintiff,)
v.) CIVIL ACTION NO. 2:07-CV-66-IE) [WO]
VERONICA STRINGER, et al.,))
Defendants.	<i>)</i>)

RECOMMENDATION OF THE MAGISTRATE JUDGE

Eric Spurling ["Spurling"], a state inmate, filed this 42 U.S.C. § 1983 action in which he challenges a disciplinary lodged against him for indecent exposure/exhibitionism. Upon review of the complaint, the court deemed it necessary that Spurling file an amended complaint and therefore entered an order requiring that he undertake such action. *Order of January 24, 2007 - Court Doc. No. 5.* The court specifically cautioned Spurling that his "fail[ure] to comply with the directives of this order" would result in entry of a recommendation "that this case be dismissed." *Id.* at 2. The time allowed Spurling for filing an amended complaint in compliance with the aforementioned order expired on February 7, 2007. As of the present date, Spurling has failed to file the requisite amended complaint. The court therefore concludes that this case should be dismissed.

Accordingly, it is the RECOMMENDATION of the Magistrate Judge that this case be dismissed without prejudice for failure of the plaintiff to comply with the orders of this

court and his failure to properly prosecute this action.

It is further

ORDERED that on or before March 4, 2007 the parties may file objections to the

Recommendation. Any objection must specifically identify the findings in the

Recommendation objected to. Frivolous, conclusive or general objections will not be

considered by the District Court. The parties are advised that this Recommendation is not

a final order of the court and, therefore, it is not appealable.

Failure to file written objections to the proposed findings in the Recommendation

shall bar the party from a de novo determination by the District Court of issues covered in

the report and shall bar the party from attacking on appeal factual findings in the report

accepted or adopted by the District Court except upon grounds of plain error or manifest

injustice. Nettles v. Wainwright, 677 F.2d 404 (5th Cir. 1982). See Stein v. Reynolds

Securities, Inc., 667 F.2d 33 (11th Cir. 1982). See also Bonner v. City of Prichard, 661 F.2d

1206 (11th Cir. 1981, en banc), adopting as binding precedent all decisions of the former

Fifth Circuit issued prior to September 30, 1981.

DONE, this 20th day of February, 2007.

/s/ Susan Russ Walker

SUSAN RUSS WALKER

UNITED STATES MAGISTRATE JUDGE

2